UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SHAW FAMILY ARCHIVES, LTD., EDITH MARCUS and META STEVENS,

05 CV 3939 (CM)

Plaintiffs,

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Honorable Colleen McMahon

CMG WORLDWIDE, INC., an Indiana Corporation and MARILYN MONROE, LLC, a Delaware Limited: Liability Company,

Defendants.

DECLARATION OF MICHELLE M. CRAVEN

Michelle M. Craven, pursuant to 28 U.S.C. § 1746, declares as follows:

- I am an associate with the law firm of Gibson, Dunn & Crutcher LLP, attorneys for Defendant/Counterclaim Plaintiff Marilyn Monroe, LLC. I respectfully submit this supplemental declaration on behalf of Marilyn Monroe, LLC in opposition to Plaintiffs' Supplemental Memorandum of Law in Support of Their Cross-Motion for Summary Judgment.
- 2. A true and correct copy of the Answering Affidavit of Aaron R. Frosch, dated January 15, 1973, is attached hereto as Exhibit A.
- 3. A true and correct copy of the affidavit of Aaron R. Frosch, dated July 31, 1964, is attached hereto as Exhibit B.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. Executed this 13th day of April, 2007, in New York, New York.

Exhibit A

:

STATE OF NEW YORK SURROGATE'S COURT) COUNTY OF NEW YORK)

Proceeding to Compel Delivery of Property by Fiduciary of

File No. P 2781-1962

Estate of MARILYN MONROE. ANSWERING AFFIDAVIT

Deceased

AARON R. FROSCH, being duly sworn deposes and says,

I refer to the pending proceeding before Surrogate's Court, County of New York, in regard to establishing ownership of certain transparencies of MARILYN MONROE, Deceased, of whose Estate, I am Executor.

I am informed that Affidavit in reply to the moving papers of TOM KELLEY by LEE STRASBERG will be filed with this Court, upon his return from California.

By telephone, I was informed by Mr. Strasberg, he is in no position to determine whether, as Distributee of the personal effects of MARILYN MONROE that he is legatee of all rights in the transparencies, or only the physical photographs and transparencies. He states, however, while in California he had the opportunity to bring the subject to the attention of various persons who were associated with Miss Monroe during her lifetime. They informed him that the said transparencies were purchased by Miss Monroe from Mr. Kelley and that she so stated to them. Mr. Strasberg's comment also reflected his confusion as to why Miss Monroe would have borrowed the transparencies themselves as distinguished from the photographs.

the herein, by delivering a true copy increoi to person so served to be the person mentioned and described in said papers as the Sworn to before me, this day of

MM-0004155

In short, Mr. Strasberg does not waive any position in regard to his rights to the said transparencies but brings to the attention of the Court, that the question exists as to whether said transparencies were owned by Miss Monroe at the time of her death, and if so, they were assets of the Estate.

The two persons who seemed knowledgable on the subject, with whom Mr. Strasberg spoke, are, Mr. Ralph Roberts, a resident of California and Miss May Reese, who is now sojourning in Mexico.

As Executor of the Estate of Marilyn Monroe, Deceased, I will appreciate the Court reaching a decision in relation to the said photographs as I am informed they may become valueless with time effect thereon.

One thing is certain, the Estate cannot retain the photographs. Mr. Strasberg recognizes the fact, that as Distributee of the personal effects, he may be entitled solely to the physical photographs and transparencies. The question remains as to who is the owner of rights thereto. If they were owned by the Decedent at the time of her death, the Estate would be And if so, perhaps Mr. Kelley wishes to purchase them. I am informed they have little value in today's photography market.

If Mr. Kelley can provide sufficient substantiation of his ownership thereof, certainly the Court should award rights in said photographs to him, even if Mr. Strasberg is entitled as Distributee, to retain the physical transparencies.

Sworn to before me this

day of Jamas 1973.

Notary Public

" Richards (1) Network and Consistent Lighter Men 30, 1973

Sworn to before me, this

RICHALU M. RUSSININAI tray Public, State of New York No. 31-3360285 unified in New York Caurity

herein, by delivering a true copy thereor to person so served to be the person mentioned and described in said papers as the day of 19

therein.

Exhibit B

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SCHEDULE A-REAL ESTATE

Real estate should be so described that it may be readily located, Give town or city, map, lot, block and section numbers, and place of record of deed. State the exact right, title or interest the decedent had in every parcel of real estate. The full valuation of the property and not the equity must be given. The mortgages should be deducted under Schedule L. Show also, with respect to each parcel of property, the assessed valuation thereof, and furnish the estimated market value at the date of death. Attach appraisal made by a competent real estate appraisar.

praiser.

Real property which the decedent has contracted to purchase should be listed in this schedule. The full value of the property and not the equity must be shown. The unpaid portion of the purchase price should be deducted under Schedule K.

The value of dower and courtesy is taxable, and no reduction on account thereof or on account of homestead or other exemptions should be made in returning the value of the real estate. All rents accrued and unpaid should be apportioned to the date of death, whether due at that time or not.

SCHEDULE B-STOCKS AND BONDS

All rents actual and unpaid should be appertioned to their of each of each, whether does at this time or not section of each processing to the control of th

furnish a statement of such sales, showing the number of shares sold and the prices at which sold.

sold and the prices at which sold.

Securities returned as of no value or of nominal value should be listed last and a statement furnished of the reasons for returning them as of no value or of nominal value.

Accrued interest on bonds should be computed to the date of death and reported separately.

Community Property. If a decedent died after April 18, 1943, a transfer of property held as community property by the decedent and surviving spouse under the law of any state, territory, or possession of the United States, or any foreign country, shall be considered to have been made by the decedent, except such part thereof as may be shown to have been received as compensation for personal services actually rendered by the surviving spouse or derived originally from such compensation or from separate property of the surviving spouse. This reference to community property applies not only to Schedule B but also to Schedules C, E, F and G.

SCHEDULE C MORTGAGES, NOTES AND CASH

The five classes of property in this schedule should be listed separately in the order given.

Mortgages. State (1) the face value and the unpaid balance (2) the date of mortgage, (3) the name of maker, (4) property mortgaged, (5) interest date and rate of interest, (6) the date to which interest was paid, and (7) date of maturity. Add accrued interest to date of death.

Nates. Give similar data

al and accrued interest, interest rate, and date prior to eledent's death to which interest had been paid.

Cash in Possession. List separately from bank deposits.

Cash in Bank. Give name of bank and address, amount in like, accrued interest, if any.

SCHEDULE D—INSURANCE CODA OF FLUE

Insurance. Include all insurance upon the life of the decedent, ting whether payable to the estate or to a hairled beneficiary.

The schedule I.

SCHEDULE E—JOINTLY OWNED PROPERTY

All property of whatever kind or character, whether real age personal property hank accounts etc. in which the decedent of the property of whatever kind or character, whether real age personal property hank accounts etc. in which the decedent of the property of the party hank accounts etc. in which the decedent of the property hank accounts etc. in which the decedent of the property hank accounts etc. in which the decedent of the property hank accounts etc. in which the decedent of the property hank accounts etc. in which the decedent of the property hank accounts etc. in which the decedent of the property hank accounts etc. in which the decedent of the property hank accounts etc. in which the decedent of the property hank accounts etc. In which the decedent of the property of the p

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Give title of schedule and total each schedule. It is not necessary to submit a schedule unless the to place each schedule on a separate sheet unless th	e property in the estate	requires its use, nor is n the preparation of the	it necessary schedule.
to place each schedule on a cop-		AMOUNT	Values as Appraised in this Proceeding (Leave this blank)
DESCRIPTION			3,
SCHEDULE A - Real NONE	Estate Located	State of Cal	lorma
SCHEDULE B - Stock	s and Bonds		
100 shares no par value preferr of MARILYN MONROE PRODUCTIONS, preferred stock is the corpus of A copy of Trust Indenture is he annexed. 2. 101 shares of common stock no post MARILYN MONROE PRODUCTIONS,	of a trust. ereto	\$ (7,250.19)	1000年の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の
SCHEDULE C Mortgages, Notes and control of the cont	ence st Co. ags Bank avings Bank, ank of Beverly	3.50 2,334.65 614.29 1,171.06 84.67 2,200.00 405.00 \$ 6,813.17	
SCHEDULE D - Install. 1. Union Labor Life Insurance No payable to the decedent's est	.1263,	\$ 3,000.00	
SCHEDULE E Jointly Owned Proper NONE	ty		
SCHEDULE F Other Miscellaneous Pro 1. Furs and miscellaneous jewels New York apartment 2. Personal effects and clothin furniture at decedent's apar 444 W. 57th St., New York Ci 3. Clothing and personal effect decedent's residence in Cali 4. Furniture and furnishings at residence in California **TedMad Line Under California**	ry from g and tment at ty s at fornia decedent's	\$ 1,423.00 11,057.00 1,558.00 2,486.00	D-0-

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Give title of schedule and total each schedule.

It is not necessary to submit a schedule unless the property in the estate requires its use, nor is it necessary. It is not necessary to submit a schedule unless that is more convenient in the preparation of the schedule.

	Give title of schedule and total each schedule unless the property in the esta to place each schedule on a separate sheet unless that is more convenient DESCRIPTION	AMOUNT	Values as Appraised in this Proceeding (Leave this blank)
	DESCRIPTION		
		. ,	
	SCHEDULE F (Cont.)		
		\$ 4,935.36	
. 1	Refund of NYState income tax for 1962	\$ 4,935.36	
			4 W
•	Return of premium on Royal Insurance Co.	351.05	.*.
	- TIC VICINES DULBUGILO		1 22 30
	dated 7/1/58 between decedent and Ashton Productions, Inc. pertaining to		593,675-88
	Ashton Productions, Inc. motion picture "SOME LIKE IT HOT" and		
	in contract between decedent and		
			153,008.31
	Seven Arts Productions, The 1/30/60 pertaining to the motion picture,	140,920.00	133,008.21
	film "THE MISFITS" Film Profit Sharing Plan	7. (1407520.00)	
0	a chare in Fluit diames	13,832.45	05 000
9.	Marilyn Monroe Productions, 220	(\$176,573.7I)	700
	Autal F = #7	611.1161.45	+
		47) 401.10	To the same
	SCHEDULE G Transfers During Decedent's Life		
	trust on October		े. ज़ि
1.			1, 7,2
	26, 1959 for the benefits a gladys Baker, to which the decedent Gladys Baker, to which the decedent stoc		
		K	
	Managa Printing Cross	. s	美
	of Marilyn Monitoe Production trust is disclosed for information trust is disclosed for includible i		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	and and only, as it is not in	- -	
	purposes only, as a state. Though the decedent's gross estate. Though	~s	
		- 7	
	this transfer was made with transfer before decedent's death such transfer of death.		2 1.11 1.11
	was not made in contemptation the said	1000	
	Decedent's motive of making the land income transfer was to provide an annual income transfer was to provide at the time of such	e - 00	
	transfer was to provide the time of such to her mother and at the time of such		
	r thore was no componer 1 4 . I.	rel .	
	death and no undue influence.		
			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
_	TOWNSYT EL LI		
	SCHEDULE H Powers of Appointment		
	NONE		
	MOM		- Line
_	SCHEDULE J	25	AS AS
	Euneral and Administration Expense	\$ 4,352.	00
3	. Westwood Memorial Funeral expenses		
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	The state of the s	The state of the s	225.1943 A. H. C.

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Give title of schedule and total each schedule.

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DESCRIPTION	AMOUNT	Values as Appraised in this Proceeding (Leave this blank)
SCHEDULE J - (Cont.)	· ·	_
a de anadina property	\$ 1,982.75	
Bel Air Patrol Co guarding property	360.00	
Norman Jefferies - handy man services	496.52	
Landon Pool Service - pool maintenance	1	
Edward P. Halavaty - lock and key services	1,325.00	
West L.A. Patrol - guarding property	123.35	
General Telephone	939.55	
. Sam Tateishi - gardener	1	
Department of Water and Power - water and	203.31	
electricity	185.62	
O. Southern Counties Gas Co.	220.00	
1. Appraisal Bureau	300.00	
2. Actual Appraisal Co., Inc. for appraisal	96.78	
3. Appraiser	30.70	
4. Rovins & West, - insurance on decedent's	1,989.96	
household effects for two years	3	
5. J. Santini & Bros., Inc storage charges	54.10	
6. Bekins Van & Storage	689.30	
7. Cherie Redmond - secretarial services	767.45	
8. Fidelity Van & Storage	400.00	
9. Eunice Murray - housekeeping after death		
0. Mura Bright - services and expenses	181.60	
reimbursement 1. Estimated additional administration		
expenses for storage of personal and		
household effects increases at the rate		,
of 197.75 per month - estimated		
additional 12 months charges until		
7:	2,373.00	i
disposed of Total J	\$ 19,132.84	
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Give title of schedule and total each schedule.

It is not necessary to submit a schedule unless the property in the estate requires its use, nor is it necessary it is not necessary to submit a schedule unless that is more convenient in the preparation of the schedule.

It is not necessary to submit a sci to place each schedule on a separat		AMOUNT	Values as Appraised in this Proceeding (Leave this blank)
SCHEDULE L Mortgages and Liens, and N Administration	et Losses During		
NONE			
SCHEDULE M Matiral Deduction for Trans Spouse	fers to Surviving		
NONE			
SCHEDULE N Charitable,Public, and Simi Bequests	ilar Gifts and		
NONE			
SCHEDULE O Ben e ficiaries			
 Bernice Miracle - 330 Gainesville, Florida - Legacy of 	decedent's sister	\$ 10,000.00	6000 spany
2. May Reis - 299 West 12 Specific legacy of plus \$40,000.00 or 25% estate whichever shall	of the residuary be the lesser	10,000.00	
3. Norman and Hedda Roste Brooklyn, New York - Le 4. Lee Strasberg, 135 Cent	egacy of cral Park West,	5,000.00	
Legacy of personal effi the balance of the res 5. Gladys Baker - deceder	nt's mother Sunset Blvd.,		5.0
Los Angeles 69, Calif by order of the Super: State of California for	ior Court of the or the County of Los r 22,1959, appointed	1 11	grangt.
conservator of the pe Gladys Eley a/k/a Gla Beneficiary for life	dys Baker. - life income of		
6. Mrs. Michael Chekhow Angeles, Calif bene life income of \$2500. 7. DR. Marianne Kris, 13	of ite annum. Central Park West,	: .	
7. DR. Marianne Kris, 12 New York City. Remair 25% of the residuary	derman or trabe by	was a second with the second w	